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UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

| CSC TKR, INC. d/b/a CABLEVISION OF RARITAN VALLEY, |) | |
|---|----------------------------|--|
| Plaintiff, |)) | 01 CV 306 (JCL) |
| VS. MANUEL DOMINGUEZ, RAJAN DESAI, LORRAINE D'AMORE, THOMAS DALTON, MICHAEL CURRY, FRANK D'ACUNTO, JOSEPH COPPLA, HOWARD COLLINS, KIM COLLINS, PHYLLIS DUBMAN and THERESA BUELA, |)))))) | STIPULATION OF DISMISSAL AND ORDER AS TO DEFENDANT <u>MICHAEL CURRY</u> |
| Defendants. |) | |

WHEREAS, plaintiff CSC TKR, Inc. d/b/a Cablevision of Raritan Valley ("Cablevision" or plaintiff), having instituted this action against defendant Michael Curry (hereinafter "defendant" or "Curry") under the Communications Act of 1934, as amended, Title 47 U.S.C. § 553(a)(1), alleging defendant's use or assistance in use of unauthorized pirate cable television decoding devices purchased from Teleview/Omega Holdings, L.L.C.; and,

WHEREAS, defendant Curry, without making any admissions to plaintiff's allegations and denying those allegations, does hereby wish to resolve plaintiff's claims under this Stipulation of Dismissal; and,

WHEREAS, the parties having reviewed the complaint and all other filings and communications in this Action and having investigated the plaintiff's claims and the potential

defenses and counterclaims with respect thereto, and having voluntarily agreed to the terms of settlement set forth herein and in the separate Settlement Agreement contemporaneously entered into by the parties; it is hereby,

ORDERED that,

- 1. Any and all existing or potential claims alleged or that could have been alleged by and between plaintiff Cablevision and defendant under this action are hereby mutually released and discontinued with prejudice, with each party bearing its own respective costs and fees subject to the terms of the Settlement Agreement;
- 2. The default judgment that was entered against Curry on or about March 18, 2002, is hereby vacated;
- 3. Defendant Curry, any of his agents, or persons acting in concert with him or on his behalf, are hereby permanently enjoined and restrained from engaging in the unauthorized reception of the programming, signal or service of plaintiff, or in assisting in any such unauthorized reception, and are hereby permanently enjoined and restrained from connecting to, attaching, splicing into, tampering with or in any way using the cable wiring of plaintiff, or assisting in any such conduct, without plaintiff's authorization; and that jurisdiction is hereby retained by this Court for the purpose of enabling any of the parties to apply to this Court at any time for enforcement of compliance with the foregoing injunction and for punishment of any violations thereof; and

4. This Stipulation and Order may be filed by the Clerk of the Court without further notice.

Dated: 3/16/07

Attorneys for the Plaintiff LEFKOWITZ, HOGAN & CASSELL, LLP

By: The Cell

Michael D. Cassell (MC 0236)

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Defendant

MICHAEL CURRY

Dated: 3 · 1 2 · 0 7

Michael Curry

801 Adelphia Road

Freehold, New Jersey 07728

so ordered on $3/\sqrt{2}$

7. S. D. J.